PATENT COOPERATION TREAT

PCT

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference hyn.2952.pct.ml.rw.m			FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)					
1	International application No. PCT/GB2004/002588			International filing date (6	dayimon	'h/year)	Priority date (day/month/year) 17.06.2003	
			nt Classification (IPC) or b 4R7/04, H04R31/00	oth national classification a	nd IPC		-	
Appll SFX		HNC	LOGIES LIMITED et	al.		•		
1.				mination report has been applicant according to			ernational Preliminary Examining	
2.		This beer (see	report is also accompa n amended and are the	basis for this report and n 607 of the Administrati	sheets o	of the descript	tion, claims and/or drawings which ha rectifications made before this Author the PCT).	
3.	This			elating to the following ite	ems:		e ga gan tiga ti a	
	1		Basis of the opinion				•	
	11		Priority New york to be because of					
	111				h regard to novelty, inventive step and industrial applicability			
					_	7 -	nventive step or industrial applicabili	ity;
	VI		Certain documents ci	•				
	VII		Certain defects in the	international application	nternational application			
<u>.</u>	VIII		Certain observations	on the international appl	ication			
Date	of sub	missio	on of the demand		Date o	f completion of	this report	
27.01.2005				09.11.2005				
			g address of the internation ining authority:	nal	Author	zed Officer	alizches Pec	lament.
_	<u>a</u>	Eu NL Te	ropean Patent Office - P.B -2280 HV Rijswijk - Pays I I. +31 70 340 - 2040 Tx: 3	3as	Timm	s, O		Manage and Party Co.
Fax: +31 70 340 - 3016		·	Teleph	one No. +31 70	340-2067	ano . Say.		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/GB2004/002588

1.	Basis	of the	e report
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1. With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages						
	1-16	3	as originally filed					
	Clai	ms, Numbers						
	1-30)	as originally filed					
	Dra	wings, Sheets						
	1/3-	3/3	as originally filed					
2.		Vith regard to the language, all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.						
	The	se elements were av	ailable or furnished to this Authority in the following language: , which is:					
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)).					
		the language of publ	lication of the international application (under Rule 48.3(b)).					
		the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).						
3.			eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:					
		contained in the international application in written form.						
		filed together with th	e international application in computer readable form.					
		furnished subsequently to this Authority in written form.						
		furnished subsequently to this Authority in computer readable form.						
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
		The statement that t listing has been furn	he information recorded in computer readable form is identical to the written sequence ished.					
4.	The	amendments have r	esulted in the cancellation of:					
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No.

PCT/GB2004/002588

5. 🏻	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).	

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

4-6,10-21

Claims No:

1-3,7-9,22-30

Inventive step (IS)

Yes: Claims

Claims No:

1-30

Industrial applicability (IA)

Yes: Claims

1-30

Claims No:

2. Citations and explanations

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1 Reference is made to the following document:
 - D1: WO 02/074006 A (HARRIS NORMAN RICHARD; HARRIS HYND LTD (GB); HYND IAN ALEXANDER (GB)) 19 September 2002 (2002-09-19)
 - D2: WO 03/005764 A (LACY GRAHAM KEITH; NEWLANDS TECHNOLOGY LTD (GB); SWAN JULIAN FRANCIS) 16 January 2003 (2003-01-16)
 - D3: WO 93/25053 A (BAUSCH & LOMB) 9 December 1993 (1993-12-09)

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-3, 7-9 and 22-30 is not new in the sense of Article 33(2) PCT and the subject-matter of claims 4-6 and 10-21 does not involve an inventive step in the sense of Article 33(3) PCT.

2 Document D1 discloses (the references in parenthesis applying to this document):

2.1 Independent apparatus claim 1

"A driver assembly for a panel loudspeaker, the driver assembly comprising a voice coil, a magnet assembly (see Fig.4), a substantially rigid planar member (see Fig.4 Ref. Nr.13), and a retaining element for retaining the magnet assembly (see Fig.4 Ref. Nr.14, Page 1 L20-23) with respect to the voice coil, wherein the retaining element defines a first surface adapted to be removably coupled to a panel forming an acoustic radiator (see Page 4 L21-24), and the substantially rigid planar member is attached to the voice coil and is disposed between the voice coil and said first surface (see Page 4 L2-28, Page 5 L4-17, Claim 1)."

The use of the terms "substantially rigid planar" and "substantially rigid" does not sets sufficient limitations on the choice of the material and the shape of the construction member of the disclosed system which is connected to the voice coil.

Document D1 discloses a standard loudspeaker having a cone filled with a filling material (see D1 Page 4 L3-7) considered to be substantly rigid (for example rubber or iron see D1 page 2 L26-27) which is connected to the voice coil and is forming a "sound emitting element" having a planar surface (see Page 1 L18-21). Therefore it is

considered as being the same as "a substantially rigid planar member". Moreover, D1 is disclosing a retaining element (see Fig.4 Ref. Nr.14) which is holding the rest of the loudspeaker structure including the magnet assembly and as such it is considered as retaining the magnet assembly from the voice coil. It also defines a surface adapted to be coupled to a panel forming an acoustic radiator.

2.2 Apparatus claims 22, 25 and 26

The combination of technical features of independent claim 22 and dependent claim 25 is disclosed in the wording of claim 1. The same applies for the technical features of independent claim 26. Therefore the argumentation used in section 2.1 of the present communication also applies in this case.

- 2.3 Independent method claims 27 and 30 Method steps of claims 27 and 30 are corresponding to apparatus claim 1 (for argumentation concerning novelty see section 2.1 of the present communication).
- Dependent claims do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty and/or inventive step, see documents D2 and D3 and the corresponding passages cited in the search report.